

Graveson Grant

Victim
Gant
SL
July

A Victim
intact

where immediately

leg guardianship

alby replicated

against article

st be to be held

88
erspn Maryland

01 Paradise

5000
1017

Please

See

USB and CD

5-3-22

pi0277
Case #122-CV-00775
PKC-CB

5-3-22

Glynn

AT

PO Show

Grace Grants

Illegal hold

and

b) ASPCA Destroying
the horse

c) Rakes hoes Brooks

rags on floor were used

to hit animal

d) And cover with flashlight

to hit animals and

Poisoned chum foot given to
animals

P2022 5-8-22

Case # 1-22-CV
OUT 7/5 RKC

LB

Count Lawsuit
Includes

- 1) Adult Protective Services 21) Gundlach
2) Miriam Castro Count
3) Merlin Martuban 22) Queens
4) Georganne Anderson Criminal
Count

5) Elmhurst Hospital
6) Joy Kim
7) Kristina Loayza

8) Edmund Grant
9) Meera Mirza
10) Mufit Mirza

11) ASPCA
12) Nicoletta Laffosse
13) Daniel Lewis (Judge)
14) Judge Zure
15) Judge Siegel
16) 115 precinct NYPD
17) William Torres

18) Kimberly Kavner
19) Anna Hock
20) New York Guardian for Senior Citizens

Amend the complaint

P3 of 27

Case # 1-22-cv

Things I would ask of this lawsuit

00775 - PKC
LS

- 1) Removal of Grace Gort from all illegal Guardianship and Nursing home hold against her will as a incompetent person who can take care of herself
- 2) Junes court Date regarding custody cont
Grace Gort should be returned home
Whereverly she belongs with her daughter
Who loved her.
- 3) I would ask the court to understand ASPCA
will shelter has committed illegal seizures
Dishonest Gort should not be responsible
through false charges or and all false
charges should be removed from arrests
~~4/26/26, 8/28/18, 11/20/21 and 12/22/22~~
- 4) I will ask the court to look at the false
arrest of a chief Mongie Berry by my she
was pushed when she went injured through USGS
to help remove these charges.
- 5) Any order concerning animals should be removed
Dishonest and Grace Gort spent all their money
on animals and they should not be deprived
of the love of animals. When the house should
Jens of food and the pictures (all) stored healthy
Chubby well care for animals
- 6) A compensation of damages should be
given for the doctor assessment

py
py off
5-8-22

Case# 22 CV - 00775

Amend the Complaint PKC-LB

This motion is asking the Court to Amend the Complaint and reinstate the viability of the lawsuit and hold people accountable for their illegal actions concerning all agencies and people.

Since 2015 Grace and Elizabeth Grant were harassed by adult Protection at the Instigation of false reports from Edmond Grant and Meera and Maruf Mirza. There has been no facts proof or validity to their false reports just eager opportunists looking to stalk Grace Grants pets and Grace Grant herself and destroy her house.

ED Grant and Meera and Maruf Mirza have been pushing for a house sale and making up stories to get all sorts of trouble started to get Grace Grant and Elizabeth Grant out of the house. This is extreme harassment and they should be accountable for fake reports to the police as PCP Adult Fafthe which are all lies.

PSR
5-8-22 1827

Case 1-22-cv-00775-PKC-LB
Anna hock Adult protective hospital lawyer
is covering for the fraud and corruption
of Adult Protective Services false cases
from the court they never investigate.
Anna hock lawyer has forced Grace
Grost to stay in the hospital on an
illegal hospital hold. Mon Grace Grost
early could leave against medical
Advice from (AMA) There was no
reason to force healthy Grace Grost to
stay in the hospital and force Grace Grost
in a nursing home. Guardianship can't
force someone to stay places against
there will be speaks since the court
hasn't allowed Grace Grost to speak
and show her capacity which should have
been the first court date and then
end Grace Grost's suffering and let her
go home. So Anna hock Neglectly is
enthusing and creating the medical
billing fraud of Omnist hospital
and Bow River PM Nursing home
Kimberly Reams is also paid
off by Adult protective through HRA
to cover for the fraud and corruption
of false reports they don't work to
investigate know by they are not true

5-8-22 POF
JG

CASE# F-22 CV-works Bkens
False reports give Adult Protective A
client by Default and Emhurst hospital
being used as uppers or holday cell
On a incapacitated person is completely
illegal

Ronnie Louyza is a complete
manipulator for the criminal actions
of the medical billing fraud of
Emhurst hospital she stopped District
Court visiting Grace Grant as
a further torture for Grace Grants
hostage Kidnapping illegal hospital
hold, illegal guardianship of a CAPACI
ated Person and illegal holding one hold
providing Medicaid Billing fraud.
Judge Bernice Siegel
has been the Biggest problem because
she tried to keep me at the
illegal things everyone is doing
Medicaid Billing fraud Should have
be done on the level because Grace
Grant was and is healthy so she
can go home and be released, LEGALLY
Judge Bernice Siegel has been
authorizing on illegal hospital hold.
And on illegal Guardianship on a
CAPACITATED PERSON. Judge Bernice

5-2-22 pg 22
22

Case # 1-22 - EV-00775-BKC-LB

Legal force Grace Grant into a Nursing Home when incapacitated person
legally can not be forced into a
Nursing Home. LEGALLY CAPACITATED
Grace Grant can be released to her
home. Grace Grant is a citizen and worked
30 years as a tax paying Credit manager
on November 26, 2021 Grace Grants abduction on November
26, 2021 by Adult Protective illegality
dragging Grace Grant out of her
house against her will is abuse on an
elder and an overstepping of bounds
by Adult Protective not abiding
by the fourth Amendment right to
privacy and property and using the
police to misuse their power and
drag Grace Grant out of the house
and her home acting Why and
how could Grace Grant be dragged out
of her own house in handcuffs

I would like to add the NYPD
115 m for falsely dragging Grace Grant
out of the house against her will in
handcuffs and breaking in when Grace
and Elizabeth Grant are sleeping
doing nothing illegal and the 41st
for being involved in every illegal

5-22 ps of pr
27

Case # 1-22-cv-00775-PKC-LB

Search and Seizure never abided by Grace and Elizabeth Gant right to privacy and property. The ASPCA never ever belonged in the house misusing the NY DOCS power on non criminal issues.

The ASPCA are the criminals they went into alone with no emergency and No probable cause and destroyed the house to try to prove that Stealing animals was necessary when it went, Pictures Show ASPCA poisoned, they also used animals ASPCA poisoned, they also used Rakes hoes Boxes and hammers to hit the animals in the house and bloodied a dog's mouth during the seizure and killed the cat. ASPCA have no right entering the house illegally ever. They bring ADA Muel of the Cuffin by putting her on her payroll and ADA Cuffed Convict innocent people like Elizabeth Gant with evidence with Judge zero not conducting a trial legally.

Judge zero did not allow Elizabeth Gant to have a defendant's attorney so the trial was never done appropriately. ALSO NO animals

5-8-22

(page 23)

Case # 1-22-cv-00775-PKC-LB
are suppose to be tried before a trial. Impoundment in place would need to be done. Animals as evidence are tampered with and destroyed so a conviction on photoshopped pictures should be illegal. Animals cannot be taken in advance because a person is innocent till proven guilty so the animals would have to kept and until after proof and a trial - after the trial upon proof of a veterinarian currently taking at the animals not photoshopped pictures - Then if a person was proven guilty - after a trial ONLY real animals be taken. So Judge Barb Bigley did a one sided trial only hearing the ASPCA's veterinarian and gave by what he said Obviously Judge 2nd has worked w/2 ASPCA to put down innocent people Grace and Elizabeth Grant

I really want this court to straight out Grace Grant's false incarceration. Grace Grant has been competent and this has been ignored by the Court. Insert videos as USBS for the guardianship court which were

5-8-22

PROOF
LB 257

Case # 1-22-cv-00775 PKC LB 257
Ignored by the court and Judge Stegall
has tortured Grace Gant

The minute I put in for a petition
of Guardianship which I was advised by
my lawyers but the Judge immediately
placed an order of protection on me and
parstraining order favoring the opposition
This was my lawyer and action for my
mother who has had a good relationship
with my whole life and is on video
asking him to be the guardian Grace Gant
has always been of sound mind and
taken care of herself. Obviously Judge
Stegall had favored big business of corrupt
and Alcat Protective and Linkers + hosp-
ital fraudently holding Grace Gant against
her will. The concept of immediately putting
a guardianship on an order of protection
on when Grace Gant is capacitated but
has not been allowed to speak on purpose
because when she speaks the case ends
and the thieves can't steal Grace
Gants assets Grace Gant said on video
she did not need an order of protection
because she was never abused by
Elizabeth Gant Since Judge Bernice
Stegall only until ED Gant's visit which
show Judge Stegall, Bias and conflict

P11 OF 27

side in with Adult Protecting and Elmhurst Hospital fraud? Well Judge Siegel Does these Guardianship and in Grace Grants case she is a capacitated person so Article 8 does not apply here and Judge Siegel Should have never put her in a Guardianship to begin with that was illegal. Judge Siegel Should not have condoned and legal hospital hold and how since the Guardianship of a Capacitated Person is illegal then defining her as a Grace Grant to assisted living is illegal also.

Grace Grant has Constitutional rights fourth Amendment right to Privacy and Property that means her animals cannot be stolen or taken illegally nor legally can Grace Grant be dragged out of her house and not allowed to go home. This is all illegal because there is no law or right to forcing a capacitated person into a Guardianship to steal their assets and Rail Road them to a nursing home because this is a criminal action in reality and should not be accepted its Court fraud!

(I want Grace Grant returned because Judge Siegels only shown to have conflict of interest)

pr of
27

home asap.

I would like to stress all charges concerning animals should be removed from Elizabeth Grant - all animal charges as we have stated were never seen, legally they were fictitious conviction or photoshopped pictures because no real animal was present for a arrest veterinarian visit and the defense Elizabeth Grant never got a veterinarian to see the animals no one ever saw them again! There was no evidence of abuse or neglect. Animals are taken after a trial not before.

Grace Grant has been abandoned illegally just like the animals but I would like her returned asap because her abandonment could cause health issue or cause her to die Grace Grant was taken as a healthy person bypass early and she should be returned immediately. People aren't deathly in 2022, the house is safe and drought is safe, but she is in jeopardy in a hospital as a lonely person and always lone at a lonely person so Grace Grant has a legal right as a healthy unpoached person's condition against Julie Seigle

CASET 1-22-CV-00775-PKC-LB POF72
conflict of (Complainant Judge Siegel and Judge Zavos
Bias S22 D1202)
Interest being as unduly harsh as
Judge Zavos connected with proof
of animal abuse at all purposely
denying a defendant re research
and this means the trial was never
fairly done fairly but corruption
and fraud in the Court leads to
false convictions and cases done against
the defendant totally not following
the laws and court requirements
fairly present the defendant and is
perpetrally the defendant is not being
defended at all - the court is against
you biasly with judges like Judge
Zavos and Siegel and His impossible
to win but in reality it's very worth to
keep their jobs they have to start
treating your court victims correctly.
Judge Siegel instead of seeing
that Grace Gait had already been
victimized forced to stay at a hospital
against her will, health jeopardizing
her health illegally providing medical
billing fraud and abusing Grace Gait's
constitutional right to freedom. Why
would Judge Siegel not allow Grace
Gait to speak and automatically



5-8-22

PAGE
14

Case 1-22-CV 00775 PKCLB 727

Judge Siegel Illegal Court Issues - Bias

- conflict of interest

Unlawly harsh

MISUSE of power

* Illegally holding Grace Gant in a Guardianship while she is capacitated and no Guardianship legally should be forced on an incapacitated person according to article 81 the standards for a guardianship which is only put on an incapacitated person After a trial not before. Running the comparison of Judge Siegel doing this illegal action of swiving a vicious illegal abduction of her life with all her civil Liberties taken illegally Grace Gant is a citizen and always paid taxes and has no problem with the law and she must be returned home IMMEDIATELY!

Animals have been illegally taken by ASPCA breakers and the deal is the same - Grace Gant can't be re-homed to an animal home before she gets to speak and she can't be denied to speak. Videos were submitted to the court of Grace Gant's capacity and were ignored.

The smile is the fact individuals legally shouldn't be taken till after a trial not before torturing and destroying evidence.

5/22

PB PBP
PBP

Case # 1-22-cv-00775
PKC - LB

I should ask the court to aid in
the Release of Grace Gant from an illegal
Guardianship and an illegal hospital hold
against her will. Grace Gant's constitutional
Right to freedom and to live wherever
she wants has been violated in the
Guardianship Court holding A sick
31 Statute which only applies to a capacity-l
person After she was can be forced a
guardianship Judge signs Before
the hearing with no emergency -
Instead of helping Grace Gant be
removed from an illegal hospital
hold against her will Judge signs
ordered the medical Billing Guard of
incarcerating healthy Grace Gant
against her will and this is illegal
and a violation of Grace Gant
Elder American Act Rights also!
Legally Grace Gant can go home to
her house or wherever she chooses to
live! Please fight for Grace Gant's freedom
and her release on June 8 from court.
Please help fight against false
charges on Elizabeth Gant and help remove
old charges which were falsely put on

5-8-22

P (P) P 16 of
P (P) P 27
PKC -

Case# 122-cv-0078-LB

Elizabeth Gont with no validity, the house has been broken into 11/26/21 and 12/22/21 and no warrant or affidavit was made up and Elizabeth Gont was innocently sleeping in her legal apartment. Animals legally can't be stolen off Goce Gont's property. Legally physically Goce Gont can't be stolen off her own property either against law.

Elizabeth Gont is willing to provide pictures of all the illegal things the ASPCA did to the court. The history is false accusations of absolutely in reality no abuse or neglect of animals. Animals look healthy in pictures and the house is full with tons of water food, beds, shampoos, medicines, dry and moist food and people food and treats for pets. I would ask that Elizabeth Gont's charges be removed from all accusations January 28, 2016, August 28, 2018, November 26, 2021 and December 22, 2021. Also Elizabeth Gont never hurt or animal so she should be able to be with animals as the court should recognize the FALSE ACCUSATION OF Abuse and neglect wasnt proven.

5822
Case 1:22 CV-00775
Pre-UB

RECORDED

* This lawsuit Must
look at VIDEOS OF
Goose Gots Corporation
VIDEOS AND pictures &
how ASPCA destroyed the
house

How ill treated Goose
Gont is

How pets were poisoned and
Ember Gont Rants Rakes Mops
hoos and Abmons on the floor
flat the ASPCA Kill shelter
had nothing to pet with

And a cover up for
fleshift only ASPCA would have
the pets work with

Also Chury food only the
ASPCA would have as food was
poisoned and fed to pets to catch in the
house.

Please look at footage
IT IS EVIDENCE A) CD
B) VSB

PBS of 2022

3822

CASE NO 1-22-cv-0775
PKC-LB

The lawsuit must push for removal
of Grace Gant in an illegal nursing home and
from illegal Guardianship on a substituted
basis when Article 81 does not apply
Guardianships on incapacitated people who can't
They want to go home and legally just go home
I also want to point out Judge

Siegel stopped Grace Gant's Bank account
and put her in credit risk Because legal guardian
took her money, they did not pay the bills
with her money and ruined her credit
Grace Gant is capacitated and that
means Grace Gant goes home

Judge Siegel has ruled and about
the illegal hold of Grace Gant being illegally
dropped out of her house by Adult Protection
in a non criminal action. So Grace Gant
should never have been brought to the hospital
against her will, healthy, jeopardizing her health
in the first place

Grace Gant passed her physical and
mental exams. Robert Gant has next to
her for days and saw this but the hospital
illegally refused to release Grace Gant
Instead of Judge Siegel having
her go home in peace Judge Siegel
of Grace Gant to suffer more

OF 27
PLT Case # 122-CV
5-8-22 OTIS PKC-LB

Alone writing an order of protection to make things worse for Grace Grant Viscoosly taking her daughter away from her.

This meant Grace Grant would also be denied her sandwiches today. A visitor has brought my and her cakes and cookies which were Grace Grants favorite also Grace Grant was losing her newspapers and books but the visitors to bring them to her. This is extreme cruelty for Grace Grant to lose her favorite person who she can hear that has a familiar voice and lose her food, newspapers and books. A family member person lives far visits and photocalls, they are lost without them and judge Siegel has taken Grace Grants visits and photocalls and food and newspapers and books away.

This cruelty is totally unacceptable and I would add that the court acknowledge through also looking at the videos I provided that Grace Grant is truly Capocotata and has every right to go home and not be told she can't go home! Please Grace Grant needs to go home latest June 3 court date ensure

5-8-22

PROOF

CASE#1-22-CV-0775
ASPCA

par and suffering animals stolen and killed.
horse been destroyed by ASPCA refrigeration
Doors windows locks dresser lamps
broken, computers, interford crystal, jewelry
money, animal crates, cages carriers
bowls, Holders toys Stolen from 25-44
2nd St East Bronx NY 11370. No Excuses
for ASPCA destruction, threay, injury animals
Pictures of noths bloodied and cat Dead
in Boxes they killed. and poisoned ASPCA
had Poisoned Food chine for pets, takes
hers Broon mops out as far as we're
hitting emails to catch her as well as
Cores with flashlights to hit her. This
is above!

- 7) I would need a fair compensation from
Everyone including member William Jones
who broke the glass door because Meera
Mitra wanted to see in the Mitras
trespass when man went to church and
on 11/26/21-11/28/21 Afraid caught
Meera Dintey the house on canon and
she took a shovel of ours among other things
ASPCA took the middle door and threw
Hurt the tree. ASPCA through Elizabeth
and Grace Gorts clothes all over the porch
and their unit which is a federal crime

P210P27
Case# 1:22-cv-00775
5-8-22 PKC/LB P120

9) Elizabeth Meera and Maruf Mirza's false reports to police at Adult Protective caused massive panic and suffering for all the pets stolen unky w/ ASPCA kill shelter and most if not all being killed. These false reports led to \$ arrest of Elizabeth Great aperson with 2 masters and a life long caregiver of people and animals very lovingly.

10) I would ask the court to compensate for damages also of the police who has should have been breaking in with no warrant or ASPCA port of service. Also and Abetty ASPCA kill shelter D crimes and likely arrests Elizabeth Grant and illegaly dragging Grace Grant out in handcuffs illegaly

11) Each person and organization intricately destroyed Grace Grant, Elizabeth Grant, Walter Grant who died around 110 first Sieurie 2/28/16 and all Pets But were traumatized and illegaly stolen and destroyed by ASPCA Kill shelter

S-822

pkc/lb
Case# 1:22 CV 00775
PKC LB

12) I would ask compensation from all parties to be responsible for paying 350,000 for all damages Nicoletta Cafferi kept the arrests continually going with no evidence. Judge Zavos convicted with no proof and there shouldn't have been a conviction because pets should have been taken after trial not before and with no defense vet the case against RGA

13) The court also will see the chief wasnt injured or injured so the felony is fake and should be removed immediately

14) For all this he will be causing me a stress and trauma disorder and my mom to be held illegally for 1 month. Given an 8 months stay for an 82 year old is unacceptable and she must be released by June 8 Court date.

15) I would ask all involved in the lawsuit pay 350,000 to Grues and Elizabeth and each other whatever the judge feels is reasonable and also will fines (can just pay 350,000 each per he broke

5822 Case# 1:22-cv-00775
PKC-LB

Judy Siegel must release Grace
Gmt and become of it on June 8 as
a capacitated person she does not belong
in a guardianship at all and especially
not a nursing home Worse ours her house
at 2544 81st East Bronx NY 11370.

New York Standard for senior citizens
must come off as Guardians And they financial
Hold on Grace Gmt must come off because
Grace Gmt can take care of herself.

When I contacted Margaret Grays
Concerning the illegality of the guardianship
she did not want to help, Her Grace Gmt
is not Incapacitated forced in a guardianship
Stealing her assets Relocated to a nursing home
and Judge Grays Doesnt want to get
involved that's really assign this court has
no judicial ethics so I would like to sue
Guardianship court or call my Judy Siegel
to put a case down on the Dmrbk Gmt for
an unnecessary Order of Protection and Allow
Grace Gmt's illegal guardianship as a capacitated
person

Also I would like to sue Greer
Criminal court for

(Signature)

5-8-22 pg 27 of 27

allowing these Bogus criminal cases
to go on with no evidence or proof of
malice. The Queens Criminal court
Aids and abets ASPCA Kill Shelter to
Steal and kill animals, falsely accuse
people, ASPCA Destroys their home and
fomes the owner and this is all
coordinated and conspired with the Queens
Criminal Court

Victim Elizabeth
Gill

Victim Grace Gant
5901 Polywok St
Brooklyn NY 11217

Grace Gant should immediately
reversible to you have
done the honest owns.

is indicted
conspiracy
and
hooligan and
hooligan
should be
able to
reversible to you have
done the honest owns.
1370

25-44-0100
East Bronx NY

should be Elizabeth Gant
able to
reversible to you have
done the honest owns.
Immigration 917-202-6351
Grace Gant Agnus
com

per op 27

The basicity of the Case are

- No legitimate warrant or Affidavit of service
- No Probable Cause
- No Emergency
- Illegal Entry ~~They pictures illegal evidence~~
- Illegal Theft of Animals and Belongings of Grace and Elizabeth Gant
- Illegally Breaking Property and Stealing Property from 25-48 8th Street East (Just exhaust NY 11370 for illegal entry)
- False accusations
- False charges
- Falsely Droggy Grace Gant out in a non criminal action and not letting her ever return home (Droggy in handcuffs)
- Falsely Droggy Elizabeth Gant out in and named her action sleeping in her legal apartment down nothing wrong and nothing illegal at all
- Fourth Amendment Rights to Privacy and Property Violated over above freedom rights as a citizen of the country Violated concerning Grace Gant

No
Person
Postal
Animals

Elder American Act Rights

Violated concerning Grace Gant
Animals are Grace Gants now 2016 Elizabeth Gant

Page 26 of 68 PageID #: 311

- Roger Stole and broke Roger ASPA kill Scott for
Please Remove all charges Newark
old if possible
 - Also re-false charge of Rellyn probably
Officer is Prooft she was searching
by Dimick Gant by her running and
skipping and Tugnug and Prey and driving
Stars on body camera footage at
dog unit used.
 - Please remove most recent 11/26/21
charges and 12/22/22 charges and
Please look into the removal of
Officer false charges 4/26/16 and
8/28/18 also because no officer has
ever injured the flat can be seen on
body camera footage and no animal
was ever injured either or neglected
at all always open window
 - There were air - pur, air conditioners, an
air filter, fans at people food and dry and
moist food and not a scratch or any
animal. Animals were running from the flat
hiding under beds and furniture which
As far as Brooke injured animals
and further destroyed property
if legally were they had no right
to be at 2544 82nd East
Baptist by 1137 and Red
 - Animals were well loved and cared for always

- P2
27
- In recent ASPCA posts they are responsible for damages - pain and suffering you can see they bleed the dogs mouth
 - Killed the cat and put it in a box false allegations in the internet and media feed punishment by Queen DA by cheating Court found and corrupting happens in a shoot with ASPCA full shield and profit from them
 - ADA Cafferty is paid by ASPCA kill shelter falsely can not things are paid to falsely connect with no evidence
 - Chiropractic association destroyed my life, my health and my career went to school to get Association Believers and 2 months to have my life destroyed by ASPCA kill shelter and my PD breaking in and Rob and Breaking property now they ones it
 - They owe a lot of money to me and I need court for physical and emotional damages

Empire BlueCross BlueShield
P.O. Box 105148
Atlanta, GA 30348



*Exhibit A
4/22 PKC/LB
00775*

43

GRACE E MITCHELL GRA
2544 82ND ST
EAST ELMHURST NY 11370

Medical and Hospital Explanation of Benefits (EOB) from 04/01/2022 through 04/30/2022

Hi, Grace!

Here's your Medicare Advantage
Monthly Report.

For: Grace E Mitchell Gra
Member ID: 88953857
Plan: Empire MediBlue Plus (HMO)

Helpful resources

Call us!

We're here to help you.
Just give us a call at **1-800-499-9554**, TTY:
711, 8 a.m. to 8 p.m., seven days a week
(except Thanksgiving and Christmas) from
October 1 through March 31, and Monday to
Friday (except holidays) from April 1 through
September 30.



Or go online

Visit www.empireblue.com for even more
information:

- See new claims and claims history.
- Search for doctors, hospitals and
pharmacies.
- Access your plan documents.



Look for savings tip inside!

Claims summary

Year-to-date summary

You paid: \$2,040.00

Plan paid: \$224,277.04

This month's claims

Plan paid: \$223,769.80

Your care checklist*

It looks like you're up to date on your well visits
and preventative care. Good for you!

*Your checklist is as of 04/30/2022 and may
not reflect your most recent claims.

*Medical Billing
Front Henry Agnew
Gave Gmt freedom to go
home and only needed
Food + pills*

Medical and Hospital EOB for Grace E Mitchell Gra

*heavy
Env
Gmt
Slow Kung
Beer allow
to go home*

Exhibit 12-CV

Grue P103 00775 PKC
Court

Dear Guardianship Court

Up

I want to set the record straight on falsehoods.

My daughter is my best friend.

My daughter and I share everything.

My daughter gives me her money.

Elizabeth Grant has full authority to manage my finances. My daughter has never abused me or hurt me ever. That's the truth. My house

is also safe. I have been hoarded

illegally in the hospital for two months

and going on three weeks this illegal and

elder abuse. The guardianship hearing was instituted by my daughter

to get me out of the hospital

where I am being illegally held.

I am not incapacitated, I am of sound mind, I know what happened today, yes yesterday and in the past.

1. Slanderin my daughter is unlawful. I, Grace Grant would like all accusations of my daughter abusing me to be dropped.

2. I would like to pick my own private attorney.

Exhibit 122 CV
00775 PKC-LB
PROB Grade 6 out

2 I would like to have my constitutional right to be released from the hospital legally granted. I am not incapacitated. The entities lying about me and incapacitation should be sued but I am willing to give up the lawsuit as long as my wish to leave the hospital is granted today February 16, 2021.

Leyally everyone is allowed to leave especially if they sign the Against Medical Advice form which I signed for the hospital.

3 I want my bank account to be reinstated and never touched again. I want the temporary guardianship removed. I do not need a guardian at all. The lies of dementia, Alzheimer's, and incapacitation are embellishment to try to get away with medical bills being fraud and overbilling my medical aid.

This is the very odd hardly a healthy person in the hospital who is (incapacitated) to lie about their health is Elder Abuse.

4 I want my bank account reinstated and I can do whatever I want with my own Bank Account. The only person I authorize to use the card is Shubert Grant.

Plaintiff's
00775 PKCB

Grace P3 of 3

Elizabeth Gant ^{Grant} ~~Shores~~ her money with
Grace Gant and they have a harmonious
relationship.

5. I would like Judge Seay to sever the
case herself if she has put a
temporary guardianship on me and I
would like the temporary guardianship
removed right away and I would like
Judge Seay to recuse herself if
indeed the bias against my case is an
issue because Judge Seay's son has relations
with organizations like Adult Protective
Services, ASPCA and Emory Hospital.

so there is a conflict of interest for
Judge Seay and I Grace Gant the
party that is capacitated not incapacitated
is being lied about and my life will
be destroyed by lying in a nursing home
forthend because I am capacitated and
healthy

6. I am praying for my release and no
guardianship at all, I can fully take
care of myself and need no assistance.
It is my constitutional right to go back to
my house I own and I am on my best
My house and my daughter are safe. Hardly
me in the hospital is completely illegal.

Bethelcare

00775

P1077

PKC/LB

12/19/21

Dear Dr Kim and Nursing

Management team, Khahn

Shaver, Dr Holloman

Pr Ghunge, Dr Julie, Dr Holland

and all Doctors and Nurses concerned with Grace Grant.

I, Elizabeth. I am the daughter of Grace Grant, Grant and I have been ignored by the entire team for over 6 weeks.

My mom was illegally draggled to your hospital 11/26 and she was perfectly healthy after spending a lot of time in the house to stay away from Covid.

Right now after 6 weeks of being illegally kept in your hospital against the law with stories having around that she should not legally be kept there in the hospital just to milk her insurance.

Also conveniently not noted to had the professionalism throughout her entire stay in the hospital.

000775PKCLB Pg 2 of
I want to clarify Center n/19/21
Pulsebooks Your hospital is
using to hold health care
hospital

Adult Protection has no guard groups
over Grace Grant and they knew
they would lose so they
Resisted the guards in
2017 and never affixed
Guardship so I doubt
they want to go back to
Court to rescind it again
because they know they have
no story and will lose

Grace Grant does not
want any part of Adult
Protection they never helped
just hurt our family with
LIES harm pet sterilant
filled. Adult Protection are
yellous crooks who hurt and
the elderly to run on homes
and steal their Social Security

Exhibit 22 Rev
00073PKC(83 of
7
Check and are after Grace Grants
portion of her house.

So if Grace Grant Contell you
She has and wants nothing to do with
this organization why does Re
Hospital keep using information from
Adult Protective to hold her illegally
against her will in the hospital

Also there is no court hold
Legally keeping Grace Grant in the
hospital that is another lie. This
is illegal hospital hold

I am Reppoxy and power of
attorney and I have lived with my
mom comfortably and happily
all my life.

I should not consider my self
Grace Grants care over because she
can take care of herself because
she is not incapacitated at all.

17
12/19/21
17
12/19/21

The District Attorney's Office
supposedly called, they just
shouted me, my nonchalant house
which they had no legal right

No one legally belonged in
Grace Grant's ~~house~~ she owns,

there is no danger in the house
at all. The hospital allowed me
to go to the house without a
bunch of people listening to

childish gossip about a house

So Grace Grant can return to her
home she owns and should be
able to go own

Also my relationship with
my mother is superb. We
get along really well

Any false accusations that
the District Attorney has

Plaint 1-22 CV - 00775
PKCLB 6/19/21

psas
17

Tried to put in Re doctors
heads to slander me Elizabeth
Grant is just gossip and
whatever happens in court doesn't
even mean truth is seen in court
Many courts have judges that are
biased many cases are fixed and
innocent people suffer false charges
and just. I have just hired a
very expensive lawyer who insures
me justice and no jail time for
false accusations that are out there
So in reality legally Social workers
and Doctors accordinly to the HIPAA
privacy law are not suppose to
be conversing about a private case
of Grace Grants with a
District Attorneys office or

Bethel 122CV00775
PKC/LB
12/19/21

P18 of 17

Adult Protective Services Elizabt
Who is not Re Proxy but a 2000
proxy.
This is called Pay/rooder
an elderly person abusive to a
nursing home and its FILED OR
and its Harassment and its
very unprofessional to ignore me
as a proxy and a close family
member.

Obviously if the hospital
continues here will be no other
recourse Re a long time ago a judge
can be found for it
situation and the fact you are
illegally hoarding Grace Grotter
your hospital and abusing an
elder person can do go to a
nursing home other they could
just go there to the home they
are under take her own nature
lets self

Bethany Breck
00775 PKC/LB prof
12/19/21 H

Grace Grant can't sleep.
Go to the bathroom herself for Pee'd
herself. She also can't go to her own
grocery shopping and laundry
herself.

She's a little hard of hearing so
if she didn't understand you top
it's not she didn't understand
your question. It's just that she
couldn't hear your question.

Grace Grant reads the Post
Daily News and Times daily &
going back to Rehospital. She knows
where she is. She knows what
happened and has been happening.
She's aware of her surroundings &
talk to her 3 times a day.

The Doctors who I heard are a
bunch of idiots have no right
to lie and say Grace Grant is
incapacitated. If I don't find a way and it's
jeopardizing her license.

prev 00775 PKC/LB

BWB

12/19/21

p3 of
17

All I want is Grace brot my loving mom alive and out of your hospital away from Jems ASAP in your hospital

Emhurst General Hospital
Once Grace got over covid
supposedly over flesh Grace
herself has been quite healthy but
just had some diarrhea

I would think that Emhurst
General would want Grace brot
an at risk patient die to age
82 to go home asap so she does
not get a real gem that
could kill her. She could die
in Emhurst general from the
doctors ridiculous decision
to hoard Grace brot under false
pretenses. It will be intelligent
to get her out of your hospital
ASAP since she can still keep
she has no covid symptoms and still

0073 PKC-LB

P90A7
12/19/21

Not be sitting nothing in.
and wait.

This is cruelty and abuse
to an Elder Boardy Grace Grant
in your hospital

I would ask that if
you differ in your decisions of
release although I have explained
the reality of the situation
and the LIES that the District
Attorney and Adult Protective
are saying have no legal standing
or right to do Grace Grant
in the hospital.

I am the Proxy and Power of
Attorney, her daughter and a
person who cares for Grace Grant well
although she can care for herself

48 Days being grossly
the before of Christmas
General - A very unprofessional,

Brent
422 CV PKC/LB
00775
hospital

p10 of 5
12/19/21

I am asking that you allow Grace Groat to sign "Against Medical Advice Papers" to have her removed from the hospital but you and your hospital are not responsible for Grace Groat's decision to release herself which is her Legal right along with her Proxy, Elizabeth Groat.

I think when this gets to a hearing any Judge will question the fact you are harassing an 82 year old woman to take another to a nursing home unnecessary.

Grace Groat owns alone Grace Groat can take care of herself feeding herself, getting groceries

00775
PKC-LB

1220

12/19/21

p1 of 1

Dry Laundry, So where do you get off hoarding her against her will.

Your hospital has not been able to give her Aspirin or Tylenol. The bed is cleaned weekly. She is given a gown weekly also.

This is very bad care.

The hospital also is not a safe environment because you are exposing Grace Graft to germs that could kill her immediately. There is ticks and Grace Graft could die any day and Umholt General will be responsible for her death or her illness whatever germs you give Grace Graft by forcing her to stay in your hospital.

She told, Grace Graft told all doctors and nurses she is not going to a nursing home and she is staying nothing, so stop harassing

b2 CV
wms PKC LB

12/19/21

b2
b7c

Grace Grant constantly asking
her if she wants to go to a
nursing home daily this harassment
makes Grace Grant cry daily

Emmett General has provided
Pain and Suffering to Grace
Grant and has exposed her to
flies and roaches in the hospital
rooms. Grace Grant is harassed by
Doctors who talk fast and wont
talk loud and wont provide her
the proper hearing apparatus instead
they just condemn Grace Grant to
a incapacitated status which
is a LIG. She simply doesn't hear
the question properly at times but
carefully take care of herself

Please provide Grace Grant
a Against Medical Advice form
for a departure from your hospital
to save her life so she does

22CV 0775

PKC/LB

12/19/21

PL38877

not catch Jerry that will kill her and your hospital will be fully responsible and accountable justifiably.

Grace Grant has been hoarded in your hospital since November 26/2021 illegally and against her will. Grace Grant can't go to your hospital well and according to your hospital. - Please hoard Grace Grant gather covid.

Do you want to wait till Grace Grant gets a life threatening disease in your hospital or dies? You are all personally sued and your licenses on the line for making the wrong VISITORS decisions to hoard Grace Grant against her will. Grace Grant can't go to the hospital healthy and should be

Marion 00775

PM 00775

RECD

12/19/21

Returned home healthy. I
look forward to a phone call
(917, 202-635). 48 days later
not one phone call from one
doctor. Now that's complete
unprofessionalism.

You can not do what you
want with a client by not giving
the patient's rights to her
released and the family as
Proxy, her daughter, Elizabeth
Grant, not given one phone call
from one doctor ~~Receiving~~ ^{ever} Grant
of my mother's stay in the hospital

I look forward to you
giving my mother Grace Grant
her release papers or even
release papers against Medicaid
drive so she can finally

Elmhurst HSCV

OBNS HSCC

12/19/21

PIS OF N

be released to safety away
from the germs at Elmhurst Hospital
which have already given her
cold and if she stays long
enough in the hospital (Elmhurst
General) that the longer Grace
Grant stays the more she is
susceptible to germs that could
kill her.

I hope all Doctors who have
ignorance actually read this and
will help save my mothers life
and get her out of your hospital.
asap.

Grace Grant is not incapacitated
and holds conversations with me
Elizabeth Grant and her brother Robert
Mitchell everyday coherently, know
what is going on and comprehend
mainly sense. Keeping her in the
hospital against their will is complete harassment
and Dis respect of children.

00775 PKC 12/19/21

p16887

The Abuse my mother is trying
at Enbriit General should be
punishable by law because +
is ~~perpetrator~~ Olga daily
making sure she is treated daily
with no doctor trying to talk
to her with a hearing apparatus
so she can completely understand
them.

Even the courts know if you
can't supply the correct hearing apparatus
Patiently working with Grace Grant
hearing aids ordered and take the safety
into mind that Grace Grant is half
incapacitated she is just hard of
hearing and doesn't hear the
question the first time around and
sometimes you have to ask it
a second or third time in a
robotic higher level for Grace Grant
to hear you properly.

122-CV-00775-Sneely 5/19/21
PKC/LB

Updated 12/19/21 PFT & PH

Taking all this into consideration
I look forward to Grace Grant
not being held against her will
and be able to be released normally
or on an Agreed medical procedure
release to insure the hospital
has no responsibility for Grace Grant
upon her release which
frees the hospital of any liability
which they were not going to have
if she was automatically released
several weeks and months ago like
any other client of York hospital
has been. Grace Grant is in Penicillin
in York hospital being an older caucasian
woman and her age, sex or culture
should not be prejudiced by
holding Grace Grant (illegible)
in hospital against her will York
to give Grace Grant a deadly disease
in York the safe environment at
Kingsurst hospital.

Please help release Grace Grant from
York

Exhibit 1-22-00775 PKC LB

GRACE E MITCHELL GRA
2544 82ND ST
EAST ELMHURST NY 11370

43

Medical and Hospital Explanation of Benefits (EOB) from 04/01/2022 through 04/30/2022

Hi, Grace!

Here's your Medicare Advantage
Monthly Report.

For: Grace E Mitchell Gra
Member ID: 88953857
Plan: Empire MediBlue Plus (HMO)

Helpful resources

Call us!

We're here to help you.

Just give us a call at **1-800-499-9554**, TTY:
711, 8 a.m. to 8 p.m., seven days a week
(except Thanksgiving and Christmas) from
October 1 through March 31, and Monday to
Friday (except holidays) from April 1 through
September 30.



Or go online

Visit www.empireblue.com for even more
information:

- See new claims and claims history.
- Search for doctors, hospitals and
pharmacies.
- Access your plan documents.

GDENSE07 SJCC 20220510B08 JCC0
20220504 039499 Env [10,400] 5 of 8



Look for savings tip inside!

Claims summary

Year-to-date summary

You paid:	\$2,040.00
Plan paid:	\$224,277.04
<i>This month's claims</i>	
Plan paid:	\$223,769.80

Your care checklist*

It looks like you're up to date on your well visits
and preventative care. Good for you!

*Your checklist is as of 04/30/2022 and may
not reflect your most recent claims.

*Michael Billy
Frank Gore Bent
Should have been able to have 1 less
as I only got 200 oral pills*

Bhmlt T-82-CV

Documents needed in this Notebook (check list).

- Sworn/signed affidavits w/the problem (probable cause) for a search warrant.
- Search warrant signed by a judge or magistrate w/date and time the warrant can be used. Yes, warrant expire.
- Warrant MUST be specific as to what the law enforcement is looking for.
- Search warrant can only be served by law enforcement. Animal control, ASPCA, HSUS, PETS, et al are NOT and have no police powers.
- A warrant cannot be general, it must be specific.....no witch hunts allowed.
- Pictures of raid and ram sacking of home/property..*
- List of property taken and why it was taken.
- Time line of events that can be used as a transcript in a hearing/trial.

A very important starting point is the proper protocol for a raid or entry onto private property. This is the protocol I believe must be used in a raid and during a raid. Others may think of things I have forgotten or simply don't know as a non-attorney. These raids have everything to do w/Fourth Amendments rights violations. An American is considered innocent until proven guilty by their peers referred to as due process. This includes appeals. A prosecutor seeks the truth NOT a prosecution. A judge is to remain neutral. Justice is blind.

- That: rule of law" and our Constitution rule above all other laws that have been written and passed over the years.
- That a sworn signed affidavit is the trigger for a search warrant and should be created by a private disinterested citizen NOT a public figure such as animal control or deputy w/vested interests w/fees, fines and bonds.
- A sworn affidavit is given to a deputy/animal control who goes before a judge or magistrate requesting a search warrant.
- The judge/magistrate makes the decision whether there is "probable cause" for a search warrant.

Attala County
600775

- The search warrant must be very specific as to what the warrant is looking for. There can be NO WITCH HUNTS. There can be no anonymous tips. Constitutionally, one has a right to face their accusers. Again, lots of laws have been passed that are unconstitutional and need to be challenged in a court of law. A good attorney will do this and so will a wise person.
- When the raid takes place, it begins by handing the property owner a copy of the affidavit and search warrant. They need to be given time to read everything making sure dates are correct and the warrant is not stale by time or lack of correctness. Don't allow entry until property owner is satisfied the paperwork is correct and legal.
- The property owner has a right to remain silent; "Meranda Rights." Unless proper paperwork is in hand one can refuse entry by law enforcement. Check local laws to make sure they follow constitutional protections.
- One is constitutionally presumed innocent until proven guilty by their peers (due process) including appeals. Unless it is illegal drugs, property cannot be removed, rather, "shelter in place" of live property is the only legal, constitutional protocol that can take place until due process and findings are made in a court of law. Again, by our Constitution, one is innocent until proven guilty by their peers and this would include appeals.
- In nearly 100% of animal property raids, animals are removed and fees, fines and bonds are immediately demanded. The fees, fines and bonds are excessive and unconstitutional. No jury trial has taken place thus the responsibility of the welfare of the living property lays in the hands of the "robbers" who have taken property under color of law.
- Another observation is, bartering begins w/the takers saying "if you sign off the animal property the fees, fines and bonds will go away along w/the charges. This is blackmail. It is also a violation of our rights.
- Another problem has come up when a sick horse was put down because the state vet stated she would not survive traveling. When asked if the horse would survive if treated in place, the state vet answered "yes." The horse was illegally pts before due process and the loss of the property was financially and emotionally avoidable.
- Another raid on a mom-and-pop farm happened while the owners were in ICU at USC Medical center getting two new lungs; a lung transplant patient.

*ENR b/t
-22-CV-
DHS
PKC
JP*

The protocol takes months to years to take place. When a match comes the donor and recipient need to be at the hospital immediately. While Neal was in recovery animal control was at his farm removing all the livestock. Some animals were best in Show livestock that took years of breeding correct standards. In this robbery, when the farmers went to court the judge dismissed their case twice. When I came on board I asked, "did the judge order the animals returned?" "No," was the reply. The animals, all of them had been removed and auctioned off at a sale or killed before due process. In the meantime, the local authorities tried to demand thousands of dollars in fees, fines and bonds on stolen animals and the judge eventually allowed these issues to take place in the attempt to cover an outright crime of taking. When the property owners fought back the harassment began and continued until the stress caused septic shock and the transplant patient died. All never should have happened. Sadly, I predicted this end and it never should have happened. Neal, Jeanne and I fought for justice for seventeen months before the corrupt local government and court system took Neal's life from stress.

- Other things happen during a raid; if there are children and/or elders DHS (Department of Human Services) is called and the children and elders are immediately removed. Kids into foster care \$\$\$ and elders go into rest homes \$\$\$ where guardianships are solicited in court. Some foster homes are fronts for child sex trafficking and elders are taken into guardianships and their SS, property and savings are taken and never recovered even if the elder's family eventually rescues their family member. It is a form of human trafficking that the general population does not seem to see.
- Raids are a money maker on several levels and attorneys, district attorneys and judges make each raid a successful operation. Law enforcement and animal control are involved. The universities are involved being paid to run research studies on animal abusers and animal hoarding to make accusations stick. Volunteers are trained in how to go in and take animals and kick over food dishes and water bucket; then take staged pictures. Pictures are photo shopped or pictures of animals that weren't even in the raid are used and given to media for public outrage. Trial by media happens all the time.

*EPA Batt 2020
0775
PKC
LB*

Fraud on the Court Law and Legal Definition

Fraud on the court occurs when the judicial machinery itself has been tainted, such as when an attorney, who is an officer of the court, is involved in the perpetration of a fraud or makes material misrepresentations to the court. Fraud upon the court makes void the orders and judgments of that court.

In Bulloch v. United States, 763 F.2d 1115, 1121 (10th Cir. 1985), the court stated "Fraud upon the court is fraud which is directed to the judicial machinery itself and is not fraud between the parties or fraudulent documents, false statements or perjury. ... It is where the court or a member is corrupted or influenced or influence is attempted or where the judge has not performed his judicial function --- thus where the impartial functions of the court have been directly corrupted."

Exhibit 12A #12

**"Fraud On The Court By An Officer Of The Court"
And "Disqualification Of Judges, State and Federal"**

Bigger text (+) | Smaller text (-)

<http://www.freedom-school.com/law/fraud-on-the-court-by-an-officer-of-the-court.html>

Under Federal law which is applicable to all states, the U.S. Supreme Court stated that if a court is "without authority, its judgments and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to a recovery sought, even prior to a reversal in opposition to them. They constitute no justification; and all persons concerned in executing such judgments or sentences, are considered, in law, as trespassers." Elliot v. Piersol, 1 Pet. 328, 340, 26 U.S. 328, 340 (1828) Elliot v. Piersol

"Second, a judge is not immune for actions, though judicial in nature, taken in the complete absence of all jurisdiction.[29] Mireles v. Waco 502 US 9, 116 L Ed 2d 9, 14, 112 S Ct 286 (US 1991)

**"Fraud On The Court By An Officer Of The Court"
And "Disqualification Of Judges, State and Federal"**

1. Who is an "officer of the court"?
2. What is "fraud on the court"?
3. What effect does an act of "fraud upon the court" have upon the court proceeding?
4. What causes the "Disqualification of Judges"?

1. Who is an "officer of the court"?

A judge is an officer of the court, as well as are all attorneys. A state judge is a state judicial officer, paid by the State to act impartially and lawfully. A federal judge is a federal judicial officer, paid by the federal government to act impartially and lawfully. State and federal attorneys fall into the same general category and must meet the same requirements. A judge is not the court. People v. Zajic, 88 Ill.App.3d 477, 410 N.E.2d 626 (1980).

2. What is "fraud on the court"?

Whenever any officer of the court commits fraud during a proceeding in the court, he/she is engaged in "fraud upon the court". In Bulloch v. United States, 763 F.2d 1115, 1121 (10th Cir. 1985), the court stated "Fraud upon the court is fraud which is directed to the judicial machinery itself and is not fraud between the parties or fraudulent documents, false statements or perjury. ... It is where the court or a member is corrupted or influenced or influence is attempted or where the judge has not performed his judicial function --- thus where the impartial functions of the court have been directly corrupted."

"Fraud upon the court" has been defined by the 7th Circuit Court of Appeals to "embrace that species of fraud which does, or attempts to, defile the court itself, or is a fraud perpetrated by officers of the court so that the judicial machinery can not perform in the usual manner its impartial task of adjudging cases that are presented for adjudication. " Kenner v. C.I.R., 387 F.3d 689 (1968); 7 Moore's

*BHbH-JZ-A-
00775 PKC
UD*

The Supreme Court has ruled and has reaffirmed the principle that "justice must satisfy the appearance of justice", Levine v. United States, 362 U.S. 610, 80 S.Ct. 1038 (1960), citing Offutt v. United States, 348 U.S. 11, 14, 75 S.Ct. 11, 13 (1954). A judge receiving a bribe from an interested party over which he is presiding, does not give the appearance of justice.

"Recusal under Section 455 is self-executing; a party need not file affidavits in support of recusal and the judge is obligated to recuse herself sua sponte under the stated circumstances." Taylor v. O'Grady, 888 F.2d 1189 (7th Cir. 1989).

Further, the judge has a legal duty to disqualify himself even if there is no motion asking for his disqualification. The Seventh Circuit Court of Appeals further stated that "We think that this language [455(a)] imposes a duty on the judge to act sua sponte, even if no motion or affidavit is filed." Balistreri, at 1202.

Judges do not have discretion not to disqualify themselves. By law, they are bound to follow the law. Should a judge not disqualify himself as required by law, then the judge has given another example of his "appearance of partiality" which, possibly, further disqualifies the judge. Should another judge not accept the disqualification of the judge, then the second judge has evidenced an "appearance of partiality" and has possibly disqualified himself/herself. None of the orders issued by any judge who has been disqualified by law would appear to be valid. It would appear that they are void as a matter of law, and are of no legal force or effect.

Should a judge not disqualify himself, then the judge is in violation of the Due Process Clause of the U.S. Constitution. United States v. Sciuto, 521 F.2d 842, 845 (7th Cir. 1996) ("The right to a tribunal free from bias or prejudice is based, not on section 144, but on the Due Process Clause.").

Should a judge issue any order after he has been disqualified by law, and if the party has been denied of any of his / her property, then the judge may have been engaged in the Federal Crime of "interference with interstate commerce". The judge has acted in the judge's personal capacity and not in the judge's judicial capacity. It has been said that this judge, acting in this manner, has no more lawful authority than someone's next-door neighbor (provided that he is not a judge). However some judges may not follow the law.

If you were a non-represented litigant, and should the court not follow the law as to non-represented litigants, then the judge has expressed an "appearance of partiality" and, under the law, it would seem that he/she has disqualified him/herself.

However, since not all judges keep up to date in the law, and since not all judges follow the law, it is possible that a judge may not know the ruling of the U.S. Supreme Court and the other courts on this subject. Notice that it states "disqualification is required" and that a judge "must be disqualified" under certain circumstances.

The Supreme Court has also held that if a judge wars against the Constitution, or if he acts without jurisdiction, he has engaged in treason to the Constitution. If a

*E. W. H. b2
CV
JULY 5
PVC
UD*

fraud on the court occurs where 'it can be demonstrated, *clearly and convincingly*, that a party" [emphasis added]). See also *Owens-Corning Fiberglas Corp. v. Ballard*, 749 So. 2d 483 (Fla. 1999) ("Although it is not defined in the statute, this Court defines the standard 'clear and convincing evidence' as 'an intermediate level of proof [that] entails both a qualitative and quantitative standard. The evidence must be credible; the memories of the witnesses must be clear and without confusion; and the sum total of the evidence must be of sufficient weight to convince the trier of fact without hesitancy.' *In re Adoption of Baby E.A.W.*, 658 So. 2d 961, 967 (Fla. 1995)").

¹⁶ *Swofford*, 805 So. 2d at 884.

¹⁷ *Id.*

¹⁸ *Id.*

¹⁹ *Id.*

²⁰ See cases cited in endnote 7.

²¹ *Metropolitan Dade County v. Martinsen*, 736 So. 2d 794, (Fla. 3d D.C.A. 1999) (Judgment in favor of plaintiff reversed and remanded for entry of judgment dismissing complaint with prejudice for fraud on the court. Trial court abused its discretion in not granting motion for dismissal with prejudice.)

²² *Rosenthal v. Rodriguez*, 750 So. 2d 703 (Fla. 3d D.C.A. 2000) ("Based upon the repeated and pervasive false statements made by the appellant/plaintiff, Evelina Rosenthal, on matters central to her personal injuries action against the appellee, Eugenio Rodriguez, throughout the course of discovery and trial, we cannot conclude that the trial court abused its discretion when it exercised its inherent authority to strike her pleadings and dismiss her cause with prejudice.").

²³ *George v. Mann*, 622 So. 2d 151 (Fla. 3d D.C.A. 1993); *Kendall Skating Centers, Inc. v. Martin*, 448 So. 2d 1137 (Fla. 3d D.C.A. 1984) (reversal required where plaintiff's closing argument characterized defendants as despicable and asserted that both they and their lawyers were liars); but see *Murphy v. International Robotic Systems, Inc.*, 766 So. 2d 1010 (Fla. 2000) ("First, it is not improper for counsel to state during closing argument that a witness 'lied' or is a 'liar,' provided such characterizations are supported by the record. See *Craig v. State*, 510 So. 2d 857, 865 (Fla. 1987) (finding that even though intemperate, prosecutor's closing argument remarks characterizing defendant's testimony as untruthful and the defendant himself as being a 'liar' did not exceed the bounds of proper argument in view of the record evidence); *Forman*, 671 So. 2d at 874 (refusing to find improper counsel's closing argument characterization of plaintiff as being a "liar" where "there was an ample evidentiary basis on which to dispute the credibility of the plaintiff"); see also *Goutis v. Express Transport, Inc.*, 699 So. 2d 757, 763–64 (Fla. 4th D.C.A. 1997) (agreeing with *Forman*). If the evidence supports such a characterization, counsel is not impermissibly stating a personal opinion about the credibility of a witness, but is instead submitting to the jury a conclusion that reasonably may be drawn from the evidence." The court expressly disapproved *King v. National Security Fire & Casualty Co.*, 656 So. 2d 1335, 1337 (Fla. 4th D.C.A. 1995), to the extent that it stands for the proposition that counsel may not use the terms "liar" or "lied" regarding a witness when there is record support to question the witness's credibility.)

Fraud on the Court Law & Legal Definition

Fraud on the court occurs when the judicial machinery itself has been tainted, such as when an attorney, who is an officer of the court, is involved in the perpetration of a fraud or makes material misrepresentations to the court. Fraud upon the court makes void the orders and judgments of that court.

In Bulloch v. United States, 763 F.2d 1115, 1121 (10th Cir. 1985), the court stated "Fraud upon the court is fraud which is directed to the judicial machinery itself and is not fraud between the parties or fraudulent documents, false statements or perjury. ... It is where the court or a member is corrupted or influenced or influence is attempted or where the judge has not performed his judicial function --- thus where the impartial

What Is Fraud on the Court?

Fraud on the Court, or Fraud upon the Court, is where a material misrepresentation has been made to the court, or by the court itself. The main requirement is that the impartiality of the court has been so disrupted that it can't perform its tasks without bias or prejudice.

Some examples of fraud on the court include:

- Fraud in the service of court summons (such as withholding a court summons from a party)
- Corruption or influence of a court member or official
- Judicial fraud
- Intentionally failing to inform the parties of necessary appointments or requirements, in efforts to obstruct the judicial process
- "Unconscionable" schemes to deceive or make misrepresentations through the court system

It's important to note that fraud on the court only involves court officials or officers of the court, such as judges or court-appointed attorneys. The fraud must be directed at the "judicial machinery" itself. Fraud on the court generally does NOT mean:

- Fraud between the two opposing parties
- Submission of fraudulent documents
- Perjury or false statements by witnesses



JESSICA GONZÁLEZ-ROJAS
Assemblymember 34th District
Queens County

THE ASSEMBLY

STATE OF NEW YORK

ALBANY

*B. Huber J. L. W.
60775
J. K. C.
Case 781H1/2022
L.D.*

February 22, 2022

Honorable Judge Marguerite A. Grays
Queens County Supreme Court
88-11 Sutphin Boulevard
Jamaica, NY 11435

RE: Grace Grant
DOB: July 1, 1939
Room 3A

Dear Honorable Judge Marguerite A. Grays,

Elizabeth Grant is a constituent of the 34th Assembly District. She came to our offices in need of support for her mother, Grace Grant, who is currently a patient at NYC Health + Hospitals/Elmhurst. She informed us that the hospital is in the process of determining whether Grace should be placed in a nursing home.

According to Elizabeth, her mother doesn't belong in a nursing home and requests that she be released to stay in her own home. She, the daughter, wishes to provide the care the mother may need. Elizabeth shared that her mother is not suffering from a debilitating illness. Grace is elderly and requires a hearing aid, but her daughter is confident that with the provision of a hearing aid, she will be able to care for her mother in the comfort of her home.

I recognize that medical care is complex and there are HIPAA laws that prohibit you from disclosing sensitive, private information regarding this case. **We request that you speak directly with both the patient in your care and her daughter, Elizabeth, at (917) 202-6351 to determine the best course of action given her request.** Thank you so much for your attention to this matter.

Sincerely,

A handwritten signature in black ink, appearing to read "JG".

Jessica González-Rojas
Assemblymember, 34th AD

COMMITTEES
Children and Families
Cities
Corporations, Authorities, and Commissions
Environmental Conservation
Social Services
TASK FORCES
Asian Pacific American
Black, Puerto Rican, Hispanic & Asian Legislative Caucus
Legislative Women's Caucus
New Americans
Puerto Rican/Hispanic

Mail body: Fwd:

Elmhurst Hospital
On 7-22
PKC

----- Forwarded message -----

From: Elizabeth Grant <grante662@gmail.com>
Date: Fri, Feb 4, 2022 at 8:14 PM
Subject:
To: Elizabeth Grant <grante662@gmail.com>

Grace Grant
25-44 82nd St.
East Elmhurst NY
11370

February 7, 2022

Elmhurst Hospital,
Elmhurst, NY 11373

79-01 Broadway

Dear Doctors, Nurses and Medical Team of A3,

It is a legal fact that I legally am allowed to leave the hospital at any time. According to my civil and constitutional rights I am not to be held illegally against my will which is exactly what Elmhurst Hospital is doing. Elder Abuse is a felony Your hospital has no right ignoring my release and never speaking to my real proxy ,my daughter ,Elizabeth Grant concerning my release . This bad communication with a patient whose insurance your using to illegally hoard me ,who is healthy in the hospital. This is human trafficking and kidnapping and your forcing me to stay here is illegal . I am asking to be released - Against Medical Advice - which gets rid of Elmhurst General being responsible for me at all. When I leave . The AMA paperwork also relieves the hospital of the current lawsuits in the court I have for them for illegally hoarding me for 2 months and two weeks when I was healthy just to run my insurance unnecessarily gaining hundreds of thousands of dollars when I just could have went home and ate own food and took my own medicine whatever and whenever I like which is my constitutional .and civil right I am a citizen and I worked my whole life was a tax payerI have full capacity to take care of myself and I am sound of mind There is nothing holding me in the hospital so keeping me against my will is completely illegal . I would like to leave today . The doctors should legally comply with my wishes as they would anyone else's just because I am elderly does not mean that you incarcerate me in a hospital when I am healthy to misuse my insurance and hoard me against my will .My daughter is my power of attorney and real proxy and can help me with whatever I need although I am self sufficient .I own 25-44 82nd Street East Elmhurst NY 11370 and should legally be allowed to go home to my own house . My daughter can bring me any extra clothes I need and my clothes and pocketbook in property I would like returned . I would like to leave today.This hospital has no right to take charge of my life and I want no part of this hospital and an illegal attempt to railroad me to a nursing home ever again This has been cruel environment to be subjected to .Forced to stay in bed and only walk to the bathroom and back every day for two months and two weeks.The doctors and social workers would never talk to my daughter ,my real proxy and power of attorney ,Elizabeth Grant .The hospital has put me in rooms with prisoners and treated me like a prisoner wearing an ankle bracelet and not being able to go any where but the bathroom and back .I have been placed in Covid rooms to get Covid purposely when I came to the hospital by force,healthy .People have died in the rooms I have been in . If I stay in this hospital anymore I might catch the wrong germ and die to . I am 82 years old and this is completely elder abuse which is punishable by law. Legally there is no way to hold me in the hospital . My daughter ,Elizabeth Grant ,my proxy and power of attorney ,is readily available to help me go home. My home is safe the pictures seem are ones after ASPCA kill shelter destroyed the house and turned over and broke everything during there illegal raid.Since then my Elizabeth Grant has hired workers to help fix the place and thrown out a lot and cleaned a lot ASPCA kill shelter is illegally slandering the house and Elizabeth Grant and this is grounds for a lawsuit against them ASPCA amongst the recent, illegal stealing and killing of Grace Grants property ,her pets . Elizabeth Grant and Grace Grant have a great relationship and get along well so we would ask that today this letter serves as a release for Grace Grant from Elmhurst hospital .Elizabeth Grant has fixed the house and might be selling the house anyway so hoarding Grace Grant is unnecessary cruelty and she should and can be released- Against Medical Advice- immediately asap today . I look forward to Grace Grants release and her chance to live because if she stays in any hospital long enough then she will die of the multitude of germs in the hospital I am glad that professionally you will be releasing Grace Grant today .and finally ,legally doing the right thing.Grace Grant has put up with enough including not being able to bathe only after two months .The in professionalism and unsanitary. Conditions at the hospital include feeding Grace baby food, and not changing her gowns or bed clothes but once a week.Thank you for letting Grace Grant be released and have her life back like she did before she dragged unnecessarily to your hospital, healthy . Sincerely yours,

of Attorney and Grace Grant Elderly Patient authorizing herself to be released -Against Medical Advice today -
7,2022,immediately ,freeing you of any legal issue with Grace Grant !

Elizabeth Grant -Proxy and Power

February

* Grace Grant

2-7-22

Elizabeth Grant

2-7-22

Exhibit 1-22

DD 775 v PKC

Provide a detailed description of the complaint below:

I am being illegally held against my will at Ennist Hospital. I was dragged in by Adult Protective and handcuffed. They took my white shirt, my sleeping clothes, nothing. They did not allow me to sleep in them. They did not allow me to take my medications or eat. All shelter care and legally state, my pets, I have been illegally forced to stay at Ennist Hospital for 2 months and 11 days. The hospital harasses me daily to tell me I am going to an nursing home. I never authorized that Ennist hospital could use my insurance even especially to illegally force me to stay in a hospital when I am healthy to make me sick. I have asked medical stop paying the hospital because they are using my insurance like a states credit card. The hospital needs to stop using my insurance without my authorization. I am suing the hospital right now. I would ask that the department of Health consult with Ennist Hospital and explain further that since I am not sick they can't keep me in my insurance illegally to hold me in the hospital. Let me go to the deplorable unsanitary conditions in the hospital and the elder abuse. I have incurred first of all forcing me to stay in the hospital and forcing me to go to another home. But this VISION hospital illegally turns out this most unprofessional. I like you to know my illegal treatment after holding me for 2 months and 11 days. I am healthy.

I have been in rooms with prisoners. I am in rooms with covid patients to be given covid patients have died in persons. I have been in this moved 7 times. I have also been placed in rooms with crazy people. No full nurse is present. I get my sheets and own gown. I am not allowed to open any door or even my back door to the toilet. This is elder abuse at an given baby food beat. Please release me in the room I am staying for release. I cannot wait to go to a nursing home. Only days left my new attorney and proxy and I want to go home. I do not want the hospital as my guardian. They are criminal. At Ennist General Stealing my insurance and they are doing method of Billing such this should be paid by the law. Please make sure I am discharged from Ennist Hospital to home asap because you are sued!

AGAINST MEDICAL ADVICE (AMA FORM)

This is to certify that I, Grace Grant, a patient at Emmett Hospital (fill in name of your hospital), am refusing at my own insistence and without the authority of and against the advice of my attending physician(s) Joy Kim Doctor and Nurses, request to leave against medical advise.

The medical risks/benefits have been explained to me by a member of the medical staff and I understand those risks.

I hereby release the medical center, its administration, personnel, and my attending and/or resident physician(s) from any responsibility for all consequences, which may result by my leaving under these circumstances.

MEDICAL RISKS

- Death Additional pain and/or suffering
 Risks to unborn fetus Permanent disability/disfigurement

Other: I, false full responsibility for leaving
and any risks

MEDICAL BENEFITS

- History/physical examination, further additional testing and treatment as indicated.
 Radiological imaging such as:
 CAT scan X-rays ultrasound (sonogram)
 Laboratory testing Potential admission and/or follow-up
 Medications as indicated for infection, pain, blood pressure, etc.
Other: _____

Please return at any time for further testing or treatment

Patient Signature Grace Grant Date 2-7-22

Physician Signature _____ Date _____

Witness _____ Date _____

Proxy witness and power of attorney
Elizabeth M. L. 2-7-22
Signature Date

2021-20078

PKC
LB

Health Care Proxy

(1) I, Grace, Grand

hereby appoint Elaine Green

(name, home address and telephone number)
254-88 STELM WEST W 11310

718-2812-1910

as my health care agent to make any and all health care decisions for me, except to the extent that I state otherwise. This proxy shall take effect only when and if I become unable to make my own health care decisions.

(2) **Optional: Alternate Agent**

If the person I appoint is unable, unwilling or unavailable to act as my health care agent, I hereby

appoint Bob Mitchell 773-931-2180

(name, home address and telephone number)

38212060 Dr,
Hurst, TX 76080

as my health care agent to make any and all health care decisions for me, except to the extent that I state otherwise.

(3) Unless I revoke it or state an expiration date or circumstances under which it will expire, this proxy shall remain in effect indefinitely. (Optional: If you want this proxy to expire, state the date or conditions here.) This proxy shall expire (specify date or conditions): _____

(4) **Optional:** I direct my health care agent to make health care decisions according to my wishes and limitations, as he or she knows or as stated below. (If you want to limit your agent's authority to make health care decisions for you or to give specific instructions, you may state your wishes or limitations here.) I direct my health care agent to make health care decisions in accordance with the following limitations and/or instructions (attach additional pages as necessary): _____

In order for your agent to make health care decisions for you about artificial nutrition and hydration (nourishment and water provided by feeding tube and intravenous line), your agent must reasonably know your wishes. You can either tell your agent what your wishes are or include them in this section. See instructions for sample language that you could use if you choose to include your wishes on this form, including your wishes about artificial nutrition and hydration.

NYSCEFDOQ99 2402:46

Dr. Boyadjian

RECEIVED NYSCEF: 02/01/2022
17186394298*Elliott Trevoort**PKCLD*

(5) Your Identification (please print)

Your Name SARAH GRANTYour Signature Sarah Grant

Date _____

Your Address 25-44 70th St Elmhurst NY 11370

(6) Optional: Organ and/or Tissue Donation

I hereby make an anatomical gift, to be effective upon my death, of:
 (check any that apply)

- Any needed organs and/or tissues
- The following organs and/or tissues _____

- Limitations _____

If you do not state your wishes or instructions about organ and/or tissue donation on this form, it will not be taken to mean that you do not wish to make a donation or prevent a person, who is otherwise authorized by law, to consent to a donation on your behalf.

Your Signature Sarah GrantDate 8/4/16

(7) Statement by Witnesses (Witnesses must be 18 years of age or older and cannot be the health care agent or alternate.)

I declare that the person who signed this document is personally known to me and appears to be of sound mind and acting of his or her own free will. He or she signed (or asked another to sign for him or her) this document in my presence.

Date 8/4/16Date 8/4/16

Name of Witness 1

(print) Beverly Tidbeck

Name of Witness 2

(print) Kathleen GloverSignature Beverly TidbeckSignature Kathleen GloverAddress 242 E 75th St #13Address 408 6th Avenue Rd

New York, NY 10021

Weston, NY 11501



DURABLE GENERAL POWER OF ATTORNEY

NEW YORK STATUTORY SHORT FORM

**THE POWERS YOU GRANT BELOW CONTINUE TO BE EFFECTIVE
SHOULD YOU BECOME DISABLED OR INCOMPETENT**

Caution: This is an important document. It gives the person whom you designate (your "Agent") broad powers to handle your property during your lifetime, which may include powers to mortgage, sell, or otherwise dispose of any real or personal property without advance notice to you or approval by you. These powers will continue to exist even after you become disabled or incompetent. These powers are explained more fully in New York General Obligations Law, Article 5, Title 15, Sections 5-1502A through 5-1503, which expressly permit the use of any other or different form of power of attorney.

This document does not authorize anyone to make medical or other health care decisions. You may execute a health care proxy to do this.

If there is anything about this form that you do not understand, you should ask a lawyer to explain it to you.

THIS is intended to constitute a DURABLE GENERAL POWER OF ATTORNEY pursuant to Article 5, Title 15 of the New York General Obligations Law:

I, Grace Grant, residing at 33-53 82nd Street, Jackson Height, NY 11372

(insert your name and address)

do hereby appoint:

Exhibit 1-22 C/P/KC

(If 1 person is to be appointed agent, insert the name and address of your agent above)

Edmond Grant, residing at 521 East 82nd Street, New York, New York

Elizabeth Grant, residing at 33-53 82nd Street, Jackson Heights, New York 11372

(If 2 or more persons are to be appointed agents by you insert their names and addresses above)

my attorney(s)-in-fact TO ACT

(If more than one agent is designated, CHOOSE ONE of the following two choices by putting your initials in ONE of the blank spaces to the left of your choice:)

- [] Each agent may SEPARATELY act.
- [] All agents must act TOGETHER.

(If neither blank space is initialed, the agents will be required to act TOGETHER)

IN MY NAME, PLACE AND STEAD in any way which I myself could do, if I were personally present, with respect to the following matters as each of them is defined in Title 15 of Article 5 of the New York General Obligations Law to the extent that I am permitted by law to act through an agent:

DIRECTIONS: Initial in the blank space to the left of your choice any one or more of the following lettered subdivisions as to which you WANT to give your agent authority. If the blank space to the left of any particular lettered subdivision is NOT initialed, NO AUTHORITY WILL BE GRANTED for matters that are included in that subdivision. Alternatively, the letter corresponding to each power you wish to grant may be written or typed on the blank line in subdivision "(Q)", and you may then put your initials in the blank space to the left of subdivision "(Q)" in order to grant each of the powers so indicated.)

[GG] (A) real estate transactions;

[GG] (B) chattel and goods transactions;

[GG] (C) bond, share and commodity transactions;

[GG] (D) banking transactions;

[GG] (E) business operating transactions;

[GG] (F) insurance transactions;

[GG] (G) estate transactions;

[GG] (H) claims and litigation;

[GG] (I) personal relationships and affairs;

[GG] (J) benefits from military service;

[GG] (K) records, reports and statements;

[GG] (L) retirement benefit transactions;

[GG] (M) making gifts to my spouse, children and more remote descendants, and parents, not to exceed in the aggregate \$10,000 to each of such persons in any year;

[GG] (N) tax matters;

[GG] (O) all other matters;

[GG] (P) full and unqualified authority to my attorney(s)-in-fact to delegate any or all of the foregoing powers to any person or persons whom my attorney(s)-in-fact shall select;

[] (Q) each of the above matters identified by the following letters:

DURABLE GENERAL POWER OF ATTORNEY NEW YORK STATUTORY SHORT FORM

THE POWERS YOU GRANT BELOW CONTINUE TO BE EFFECTIVE
SHOULD YOU BECOME DISABLED OR INCOMPETENT

Caution: This is an important document. It gives the person whom you designate (your "Agent") broad powers to handle your property during your lifetime, which may include powers to mortgage, sell, or otherwise dispose of any real or personal property without advance notice to you or approval by you. These powers will continue to exist even after you become disabled or incompetent. These powers are explained more fully in New York General Obligations Law, Article 5, Title 15, Sections 5-1502A through 5-1503, which expressly permit the use of any other or different form of power of attorney.

This document does not authorize anyone to make medical or other health care decisions. You may execute a health care proxy to do this.

If there is anything about this form that you do not understand, you should ask a lawyer to explain it to you.

THIS is intended to constitute a DURABLE GENERAL POWER OF ATTORNEY pursuant to Article 5, Title 15 of the New York General Obligations Law:

I, Grace Grant, residing at 33-53 82nd Street, Jackson Height, NY 11372

(insert your name and address)

do hereby appoint:

Exhibit 1-22 C/P/KC

(If 1 person is to be appointed agent, insert the name and address of your agent above)

Edmond Grant, residing at 521 East 82nd Street, New York, New York

Elizabeth Grant, residing at 33-53 82nd Street, Jackson Heights, New York 11372

(If 2 or more persons are to be appointed agents by you insert their names and addresses above)

my attorney(s)-in-fact TO ACT

(If more than one agent is designated, CHOOSE ONE of the following two choices by putting your initials in ONE of the blank spaces to the left of your choice:)

- [] Each agent may SEPARATELY act.
[] All agents must act TOGETHER.

(If neither blank space is initialed, the agents will be required to act TOGETHER)

IN MY NAME, PLACE AND STEAD in any way which I myself could do, if I were personally present, with respect to the following matters as each of them is defined in Title 15 of Article 5 of the New York General Obligations Law to the extent that I am permitted by law to act through an agent:

DIRECTIONS: Initial in the blank space to the left of your choice any one or more of the following lettered subdivisions as to which you WANT to give your agent authority. If the blank space to the left of any particular lettered subdivision is NOT initialed, NO AUTHORITY WILL BE GRANTED for matters that are included in that subdivision. Alternatively, the letter corresponding to each power you wish to grant may be written or typed on the blank line in subdivision "(Q)", and you may then put your initials in the blank space to the left of subdivision "(Q)" in order to grant each of the powers so indicated.)

- [GG] (A) real estate transactions;
[GG] (B) chattel and goods transactions;
[GG] (C) bond, share and commodity transactions;
[GG] (D) banking transactions;
[GG] (E) business operating transactions;
[GG] (F) insurance transactions;
[GG] (G) estate transactions;
[GG] (H) claims and litigation;
[GG] (I) personal relationships and affairs;
[GG] (J) benefits from military service;
[GG] (K) records, reports and statements;
[GG] (L) retirement benefit transactions;

- [GG] (M) making gifts to my spouse, children and more remote descendants, and parents, not to exceed in the aggregate \$10,000 to each of such persons in any year;
[GG] (N) tax matters;
[GG] (O) all other matters;
[GG] (P) full and unqualified authority to my attorney(s)-in-fact to delegate any or all of the foregoing powers to any person or persons whom my attorney(s)-in-fact shall select;
[] (Q) each of the above matters identified by the following letters:

Elizabeth Gant
2544 82nd St
East Elmhurst NY 11370

Eastern District
225 Cadman Plaza East
Brooklyn NY 11207
PROSE INTAKE UNIT

CASE 00775 PKC
4-22-CV

MWT

PROOF OF MAIL

22/1/2022

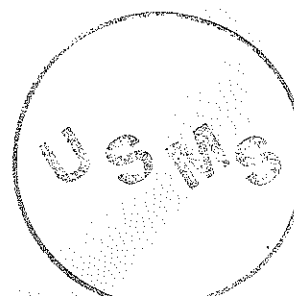
225 Linden Blvd
Eduardo Diaz

PROSECUTOR'S OFFICE

* JUN - 6 2022 *

U.S. DISTRICT COURT E.D.N.Y.
IN CLERK'S OFFICE

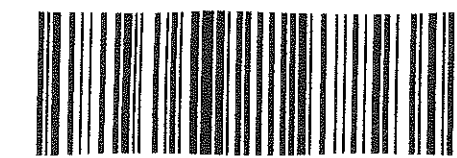
FILED



U.S. POSTAGE PAID
FLUSHING, NY
11355 Day
JUN 03 22
AMOUNT
\$15.50
R2305K140643-23

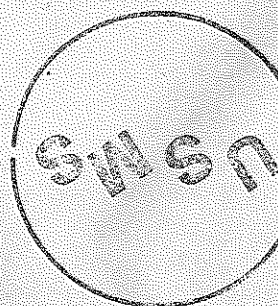
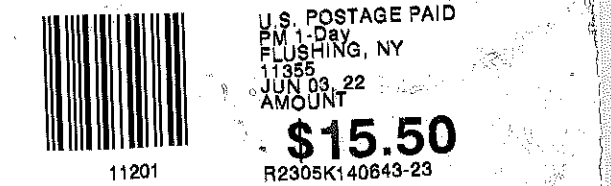


2022 0950 0001 9956 7245



113-054-11130
Smyrna 662nd
Wade 662nd

Emerson & Grant
2544 8th St.
East Elmhurst NY 11370



Eastern District
225 Cadman Plaza East
Brooklyn NY 11201

PROSECINTake

unt

4-22-CV
CASE 00775 RKC

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y.

★ JUN - 6 2022 ★

BROOKLYN OFFICE